United States Court of Appeals For The Seventh Circuit

Case No. 15-3594

MICHAEL HOWARD REED, Petitioner

ν.

U.S.C.A. — 7th Circuit RECEIVED

DEC 07 2015 #

GINO J. AGNELLO

LEANN LARIVA, Respondent

AFFIDAVIT OF FACT OF NON-CORPORATE STATUS
AND GENEALOGY
F.R.A.P., Rule 26.1; Rule 44(a)(2) F.R.C.V.P.

county of Reed. Vigo.)
) ss. Affidavit of Fact
state of Reed. Indiana.)
of Non-Corporate Status
and Genealogy

COMES NOW, by "Special Appearance" "sui generis" (emphasis added) Black's Law Dict., 5th ed. and Executor-Michael - Howard-Reed. TM.-Boakaakonannaishkwannden-original-heir-settlor-creator-by-and-through-7-Stat-13: and "is not the Birth person" "Member" 103-US-168-corporation-brought-into-wholly - separate-existance-(emphasis added) Black's Law Dict., 5th ed. by and through State of California CERTIFICATE OF LIVE BIRTH, #7053-38965, MICHAEL-HOWARD-REED. TM _____ 1433, and Executor-Michael-Howard-Reed. TM. is not surety for this created corporation(emphasis added) for any compelled benefit from the UNIT-ED STATES, UNITED STATES OF AMERICA, or any State of the Union, under The War Powers Act of the Constitution, and is not a constituter, sends greetings and salutations to you and each of

you this presents, and for curing any defects along the way; and states as follows:

Please find attached:

- 1. Treaty with the Delaware Tribes 7 Stat 13, 1778, September 17, 1778, the Executor-Michael-Howard-Reed. TM. family forefathers signed John Bill Buck, Captain Pipe;
- 2. Executor-Michael-Howard-Reed. TM.-Boakaakononanaishkawaanden, is not a citizen of neither party;
- 3. Artele VI, "the United States do engage to guarantee to the aforesaid nation of Deleware and their heirs, all their territorial rights in the fullest and most ample manner"; and
- 4. "found conducive for the mutual interest of both parties to invite any other tribes who have been friends to the interest of the United States, to join the present confederation, and to form a state whereof the Delaware nation shall be the head," whereinfore this is where the United States became a tribe under the Delaware Nation and natural justice;
- 5. Generation pedigree chart;
- 6. Birth of life document;
- 7. Birth CERTIFICATES;
- 8. Geration pedigree chart text;
- 9. Reps Reed registration card;
- 10. Census number fourtee, 1920, population;

- 11. Chippewa-Munsee-Tribal photograph, 1900;
- 12. Judicial Notice from the heir/Creator/Settlor / We-the-People;
- 13. Executor rules;
- 14. Representations and Warranties;
- 15. Memorandum of Definitions;

Entered true, correct, certain and not misleading under the penalties and pains of perjury, [28 USC §1746];

Dated this 1st day of December 2015

Respectfully,

Executor-Michael-Howard-Reed.®TM

without prejudice 1-207

TREATY WITH THE DELAWARES, 1778.

Articles of agreement and confederation, made and entered into by Andrew and Thomas Lewis, Esquires, Commissioners for, and in Behalf of the United States of North-America of the one Part, and Capt. White Eyes, Capt. John Kill Buck, Junior, and Capt. Pipe, Deputies and Chief Men of the Delaware Nation of the other Part.

ARTICLE I.

That all offences or acts of hostilities by one, or either of the contracting parties against the other, be mutually forgiven, and buried in the depth of oblivion, never more to be had in remembrance.

ARTICLE II.

That a perpetual peace and friendship shall from henceforth take place, and subsist between the contracting parties aforesaid, through all succeeding generations: and if either of the parties are engaged in a just and necessary war with any other nation or nations, that then each shall assist the other in due proportion to their abilities, till their enemies are brought to reasonable terms of accommodation: and that if either of them shall discover any hostile designs forming against the other, they shall give the earliest notice thereof, that timeous measures may be taken to prevent their ill effect.

ARTICLE III

And whereas the United States are engaged in a just and necessary war, in defence and support of life, liberty and independence, against the King of England and his adherents, and as said King is yet possessed of several posts and forts on the lakes and other places, the reduction of which is of great importance to the peace and security of the contracting parties, and as the most practicable way for the troops of the United States to some of the posts and forts is by passing through the country of the Delaware nation, the aforesaid deputies, on behalf of themselves and their nation, do hereby stipulate and agree to give a free passage through their country to the troops aforesald, and the same to conduct by the nearest and best ways to the posts, forts or towns of the enemies of the United States, affording to said troops such supplies of corn, meat, horses, or whatever may be in their power for the accommodation of such troops, on the commanding officer's, &c. paying, or engageing to pay, the full value of whatever they can supply them with. And the said deputies, on the behalf of their nation, engage to join the troops of the United States aforesaid, with such a number of their best and most expert warriors as they can spare, consistent with their own safety, and act in concert with them; and for the better security of the old men, women and children of the aforesaid nation, whilst their warriors are engaged against the common enemy, it is agreed on the part of the United States, that a fort of sufficient strength and capacity be built at the expense of the said States, with such assistance as it may be in the power of the said Delaware Nation to give, in the most convenient place, and advantageous situation, as shall be agreed on by the commanding officer of the troops aforesaid, with the advice and concurrence of the deputies of the aforesaid Delaware Nation, which fort shall be garrisoned by such a number of the troops of the United States, as the commanding officer can spare for the present, and hereafter by such numbers, as the wise men of the United States in council, shall think most conducive to the common good.

ARTICLE IV.

For the better security of the peace and friendship now entered into by the contracting parties, against all infractions of the same by the citizens of either party, to the prejudice of the other, neither party shall proceed to the infliction of punishments on the citizens of the other, otherwise than by securing the offender or offenders by imprisonment, or any other competent means, till a fair and impartial trial can be had by judges or juries of both parties, as near as can be to the laws, customs and usages of the contracting parties and natural justice: The mode of such trials to be hereafter fixed by the wise men of the United States in Congress assembled, with the assistance of such deputies of the Delaware nation, as may be appointed to act in concert with them in adjusting this matter to their mutual liking. And it is further agreed between the parties aforesaid, that neither shall entertain or give countenance to the enemies of the other, or protect in their respective states, criminal fugitives, servants or slaves, but the same to apprehend, and secure and deliver to the State or States, to which such enemies, criminals, servants or slaves respectively belong.

ARTICLE V.

Whereas the confederation entered into by the Delaware nation and the United States, renders the first dependent on the latter for all the articles of clothing, utensils and implements of war, and it is judged not only reasonable, but indispensably necessary, that the aforesaid Nation be supplied with such articles from time to time, as far as the United States may have it in their power, by a well-regulated trade, under the conduct of an intelligent, candid agent, with an adequate salary, one more influenced by the love of his country, and a constant attention to the duties of his department by promoting the common interest, than the sinister purposes of converting and binding all the duties of his office to his private emolument: Convinced of the necessity of such measures, the Commissioners of the United States, at the earnest solicitation of the deputies aforesaid, have engaged in behalf of the United States, that such a trade shall be afforded said nation, conducted on such principles of mutual interest as the wisdom of the United States in Congress assembled shall think most conducive to adopt for their mutual convenience.

ARTICLE VI.

Whereas the enemies of the United States have endeavored, by every artifice in their power, to possess the Indians in general with an opinion, that it is the design of the States aforesaid, to extirpate the Indians and take possession of their country: to obviate such false suggestion, the United States do engage to guarantee to the aforesaid nation of Delawares, and their heirs, all their territorial rights in the fullest and most ample manner, as it hath been bounded by former treaties, as long as they the said Delaware nation shall abide by, and hold fast the chain of friendship now entered into. And it is further agreed on between the contracting parties should it for the future be found conducive for the mutual interest of both parties to invite any other tribes who have been friends to the interest of the United States, to join the present confederation, and to form a state whereof the Delaware nation shall be the head, and have a representation in Congress: Provided, nothing contained in this article to be considered as conclusive until it meets with the approbation of Congress. And it is also the intent and meaning of this article, that no protection or countenance shall be afforded to any who are at present our enemies, by which they might escape the punishment they deserve.

In witness whereof, the parties have hereunto interchangeably set their hands and seals, at Fort Pitt, September seventeenth, anno Domini one thousand seven hundred and seventy-eight.

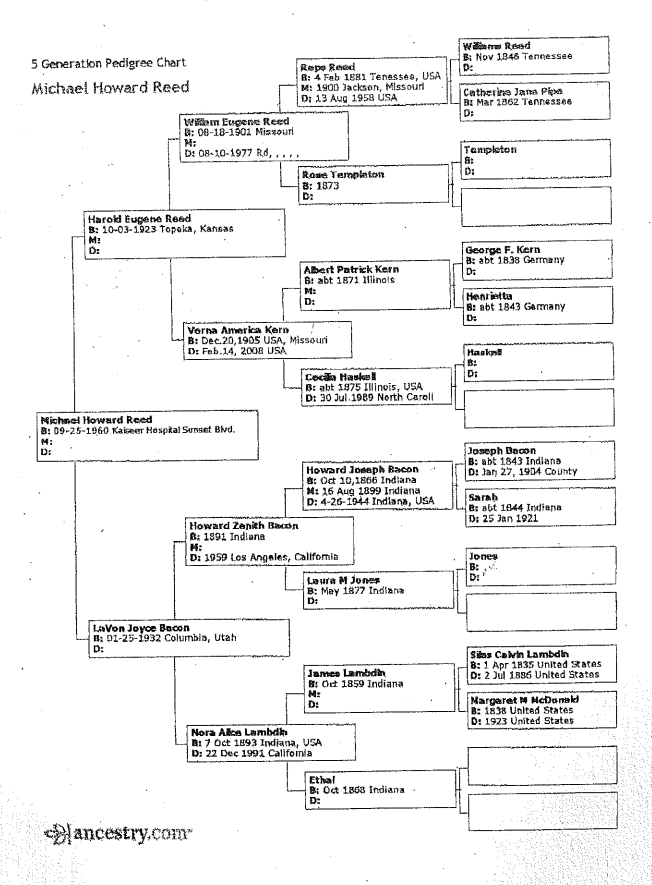
Andrew Lewis,	[L. S.]
Thomas Lewis,	L. S.
	L. S.
	L. S.
John Kill Buck, his x mark.	L. 8. l.

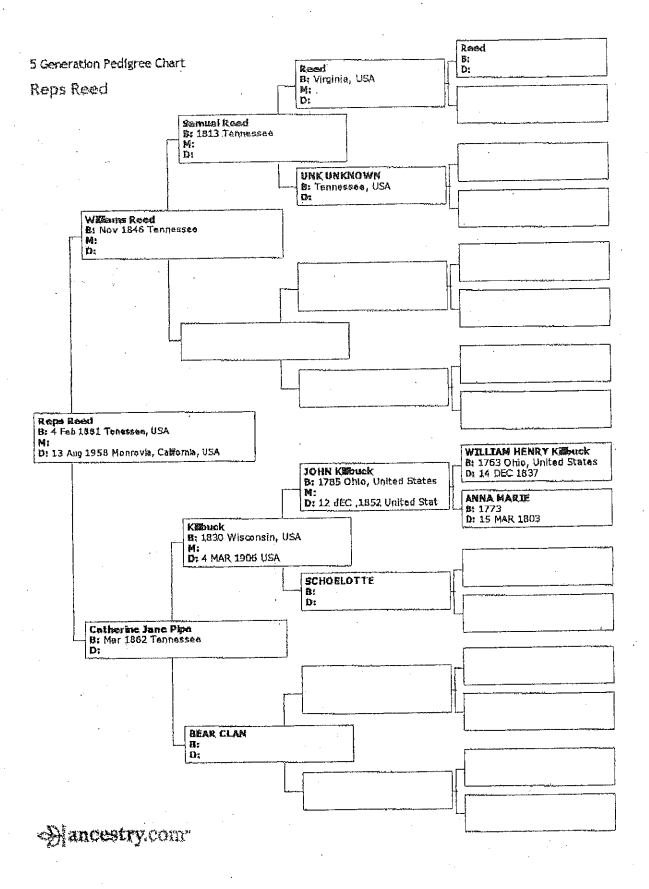
In presence of—
 Lach'n McIntosh, brigadier-general, commander the Western Department.
 Daniel Brodhead, colonel Eighth Pennsylvania Regiment,
 W. Crawford, colonel,

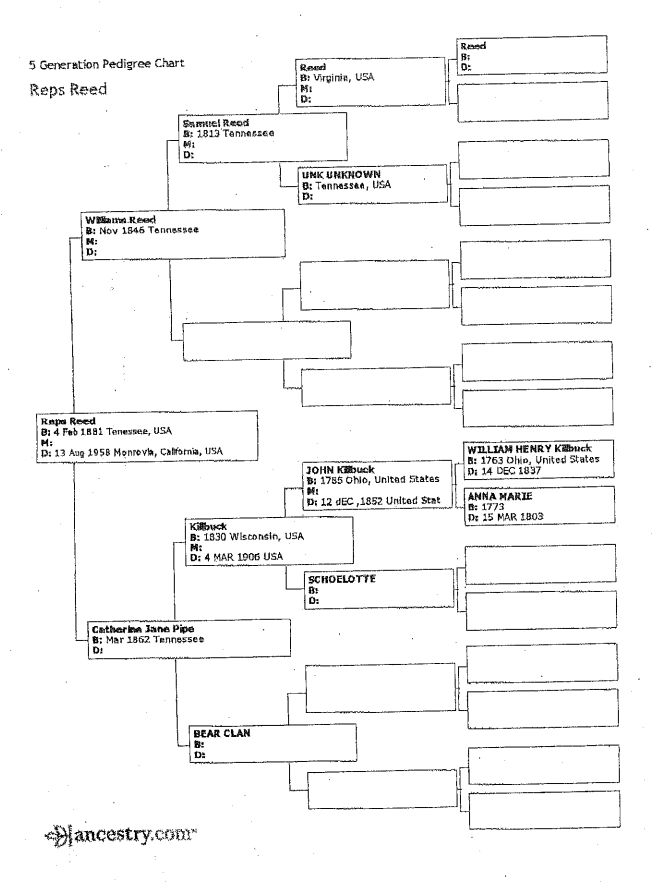
Boa Cover sheet for Genealogy

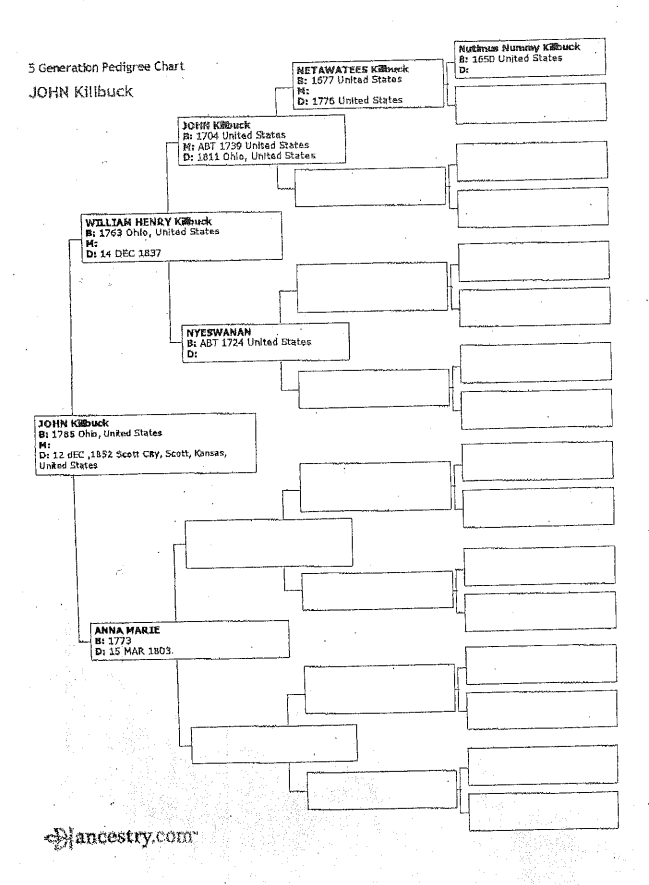
GENEALOGY INCLOSED FOR Michael Howard Reed (c) boa-kaa-konan-na-ishkawaanden

- 1. 5 Generation Pedigree Chart
- 2. Birth Life Document
- 3. Birth Certificats
- 4. 5 Generation Pedigree Chart Text
- 5. Reps Reed Registration Card
- 6. Census 1910-1911
- 7. Census number fourteen 1920 Population
- 8. Chippewa Munsee Tribal Photograph 1900









1900 United States Federal Census

about Catharine Killbuck

Na	D 40 6

Catharine Kilbrick [Kathrine Kilbrick]

[Killbuck]

Vlew Original

Home in 1900: Age:

Greenwood, Franklin, Kansas 69 Michigan

Indian (Native American)

Birthplace; Race; Gender:

Female Relationship to Head of House:Wife

> Occupation: Neighbors:

<u>View on Image</u>

view others on page		l
Name	Age	
<u>Ioab Samuel</u>	41	l
Ellen Samuel	33	,
John Supernaw	38	

View original 34 image View blank form

54

43

11

79

69 28

23

2

Sarah Supernaw 11 William Supernaw

6 Jessie Supernaw 4 Josephine Supernaw

Charles L Supernaw Ben F Spooner Elizabeth Spooner

Charles Spooner 20 Benjamin Spooner 19 15 Anderson Spooner

Household Members:

Harris Spooner Irvin Spooner

William Killbuck Catharine Killbuck

Ida Kilibuck Rachel Killbuck

Jerry Killbuck Joab Samuel Ellen Samuel John Supernaw Sarah Supemaw

William Supernaw Jessie Supernaw Josephine Supernaw

Charles Supernaw

4/12

Pages: 58 PAGE RCFFiled: 12/07/2015

าลDocument: 7 n3/09/2021

> Benjamen Spooner Elizabeth Spooner Charles Spooner Benjamen Spooner Anderson Spooner Harris Spooner <u>Iman Spooner</u> William Killbuck Catharine Killbuck Ida J Killbuck Rachel Killbuck Jerry Killbuck

Kilbrick Killbuck 3/12

Francis Killbuck

51 Sarah Hetzel



Save This Record

NATIONAL

Attach this record to a person in your tree as a source record, or save for later evaluation. Save ₽

Source Citation: Year: 1900; Census Place: Greenwood, Franklin, Kansas; Roll T623_480; Enumeration District: 79.

Source Information:

Ancestry.com. 1900 United States Federal Census [database on-line]. Provo, UT, USA: Ancestry.com Operations Inc, 2004,

Original data: United States of America, Bureau of the Census. Twelfth Census of the United States, 1900. Washington, D.C.: National Archives and Records Administration, 1900, T623, 1854 rolls.

Description: This database is an index to Individuals enumerated in the 1900 United States Federal Census, the Twelfth Census of the United States. Census takers recorded many details including each person's name, address, relationship to the head of household, color or race, sex, month and year of birth, age at last birthday, marital status, number of years married, the total number of children born of the mother, the number of those children living, birthplace, birthplace of father and mother, if the individual was foreign born, the year of immigration and the number of years in the United States, the citizenship status of foreignborn individuals over age twenty-one, occupation, and more. Additionally, the names of those listed on the population schedule are linked to actual images of the 1900 Federal Census, Learn more...

Kilbuck, William Henry in your tree "A 2009 Reed Family Tree "
You have saved this record to My Ancestry (Shoebox).
You have saved this record to My Ancestry (People I'm Looking For).
This record has been added to your shoebox.

1880 United States Federal Census

about William Killbuck

William Killbuck Name: Greenwood, Franklin, KansasOriginal Home in 1880: Agei Estimated birth year: abt 1830 Birthplace: Wisconsin Relation to Head of Household: Self (Head) Spouse's name: Catharin A. Wisconsin Father's birthplace: Mother's birthplace: Wisconsin

Neighbors: View others on page
Occupation: Farmer
Married

Marital Status: Married
Race: Indian (Native American)

Gender: Cannot read/write:

l Vlew image

Male

Deaf and dumb:

Blind:

Otherwise disabled:

Idiotic or insane:

Household Members:

William Killbuck
Catharin A. Killbuck

View original

Age image

View blank form

50

20

Catharin A, Killbuck 45

Joseph Killbuck 17

Jane Killbuck 10

Rachel Killbuck 4



Sava This Record

Attach this record to a person in your tree as a source record, or save for later evaluation.

Save

Save

Sarah Wilson

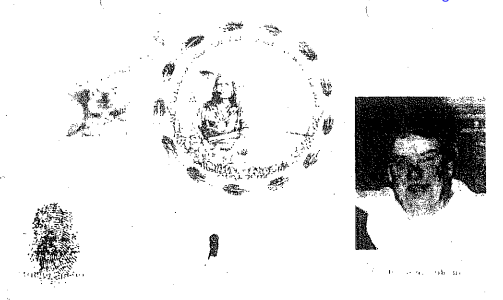
Source Citation: Year: 1880; Census Place: *Greenwood, Franklin, Kansas*; Roll 79_381; Family History Film: 1254381; Page: 52.4000; Enumeration District: 81; Image: 0553. **Source Information:**

2239: 1523594 າøDocument: 7 RCFiled: 12/07/2015 Pages: 58 PAGE 08



Ancestry.com and The Church of Jesus Christ of Latter-day Saints. 1880 United States Federal Census [database on-line]. Provo, UT, USA: Ancestry.com Operations Inc, 2005, 1880 U.S. Census Index provided by The Church of Jesus Christ of Latter-day Saints © Copyright 1999 Intellectual Reserve, Inc. All rights reserved. All use is subject to the limited use license and other terms and conditions applicable to this site.

Original data: United States of America, Bureau of the Census. Tenth Census of the United States, 1880. Washington, D.C.: National Archives and Records Administration, 1880. T9, 1,454 rolls.



for the eschs-people are with this claim of the life birth of the from han konau-na-ishkawaanden, by the authority of the two-sovran-witnesses of the escho-people of the sech and ismelgrais.

For the flesh-hone-man upon the soil of the short knash man-re-ishkay minden, with the claim of the knowledge with the trust of this socians claimer-verset of the excus-people.

For the esens are with the claim of this so ran main, of the bon-kan-komin-na-ishkawaanden, by the authority of the of the esens-people

For the (bon-kaa-konun-ua-ishka) winniden, is with the coox claim-copyright of the sovran-charter-vessel by the authority of the esens-people.

For the esens are with the claim of the spiritual-birth of the (boa-kaa-kanan-na-ishkawannden, By the authority of the esens-people.

For the esens are with the claim of the unknown date of the spiritum-hirth of the floa-koa-koaan-na-ishkawaanden. Known only by the Gitchi-Maniton

For the exens are with the claim (bon-kan-komming-whikinyo) and en, by the authority of the exens-people

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Notary Public
State of Washington
MARLON B WATTS
My Appointment Expires Aug 28, 2019

SECURITIES NO

SASTEMBER

CERTIFICATE OF DEATH (07/2015 Pages: 58 Case: 15-3594 STATE THE NUMBER OFFICE OF THE STATE REGISTRAN OF VITAL STATISTICS LOCAL REGISTRATION DISTRICT AND CERTIFICATE NUMBER ZA DATE OF DEATH-HONTH DAY YEAR LA NAME OF DECEASED -- FIRST NAME IN. MIDDLE NAME IC LAST NAME August 10, 1977 BRED WILLIAM 1:49 P# EKGENE 4. COLOR OR RACE 5. SIRTHPLACE STATE OR SORBION 7. AGE LANTEPPARA 3 SEX 6. DATE OF BIRTH IF UNDER ! YEAR Caucasian Male August 18, 1901 75
MAIDEN NAME AND BIRTHPLACE OF MOTHER Miascuri DECEDENT 8 NAME AND BIRTHPLACE OF FATHER PERSONAL ROBE TEMPOLETON, MISSOURI

12. MARNED, KEVER MARKED, WIGOWED. | 13. NAME OF SURVIVING SPOUSE - IF WIFE: ENTER MAINED HOUSE OF SURVIVING SPOUSE - IF WIFE: ENTER MAINED HOUSE OF SURVIVING SPOUSE - IF WIFE: ENTER MAINED HOUSE OF SURVIVING SPOUSE - IF WIFE: ENTER MAINED HOUSE OF SURVIVING SPOUSE - IF WIFE: ENTER MAINED HOUSE OF SURVIVING SPOUSE - IF WIFE: ENTER MAINED HOUSE OF SURVIVING SPOUSE - IF WIFE: ENTER MAINED HOUSE - IF WIFE: ENTER MAINED - IF WIFE Rena Read, Tennessee
10. CITIZEN OF WHAT COUNTRY III. SOCIAL SECURITY NUMBER DATA Married United States Verna Kern KIND OF INDUSTRY OR BUSINESS <u>6205</u> 16 NAME OF LAST EMPLOYING COMPANY OR FIRM Tree Surgeon 34 Self 1
18A PLACE OF DEATH—NAME OF HOSPITAL OR OTHER IN-PATIENT FACILITY Self Fordloved Hortici Horticulturist 18 .. (KS EE CIT) CORPORATE LIMITS PLACE 12625 San Fernando Road y & B OF DEATH IBo, CITY OR TOWN 18E COUNTY THE LEAGUE OF STALL OF CHIRAL THE GREEN TBG CASATROD S AT 13 CAT F. Sec. Los Angeles Sylmar 20. NAME AND MAILING ADDRESS OF INFORMANT 194 USUAL RESIDENCE -- STREET ADDRESS : STREET AND NUMBER OR LOCATION: 198. INSIDE CITY CORPORATE LIMITS USUAL RESIDENCE Harold Reed 12625 San Fernando Road Asp HE BEATH OCCURRED IN 19c CITY OR TOWN 19E. STATE 22920 Burbank Blvd. RESIDENCE REFORE California Woodland Hills. California ADMISSION Los Angeles Sylmar 1 258 PHYSICIAN. I HERE OF CENTER THAT DEATH ACCURRED AT THE HOUR DATE, AND PLACE STATED ANDY THAT I AT THE OCCURRED AND THAT I AT THE OCCURRED. 21c. PASKLIAN OR COHONEA 21A COBONER THE SECURIFIED AND SECUR 21x CORONER 121s PHYSICIAN Clary 11, PHYSICIAN'S OR COHONER'S INTERNATIONAL PRANT CERTIFICATION 7080/Boll Bollywood mari PARADRÍ AG ROJLA: 31.75 ST ENERGIES LICENSE MENSIF 228. DATE 22A. SPECIFY BURIAL, ENTOWBMENT OR CREMATION **FUNERAL** Mysez 16138 DIRECTOR 8-12-77 Eternal Valley AND LOCAL 25. NAME OF FUNERAL DIRECTOR FOR PERSON ACTING AS SUCH 26. IF NOT CERTIFIED BY COMOTER WAS ISPECIFY YES OR BOY 育 1 2 197? REGISTRAR J.T. Oswald Mortuary S.F 29 PART I DEATH WAS CAUSED BY: IMMEDIATE CAUSE (A1 4515 CONDITIONS IF ANY WHICH DIE TO OR AS A CONSEQUENCE OF ATA CAUSE GAVE RISE TO THE IMMEDI (B) OF ATE CAUSE (A). STATING THE UNDERLYING CAUSE DUE TO OR AS A DEATH 1 C ₹ast

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35. INJURY AT WORK

30 PART II

INJURY INFORMATION

<u>5+また</u> STATE

REGISTRAR

OTHER SIGNIFICANT CONDITIONS

37. PLACE OF INJURY ISTREET AND NUMBER OR LOCATION AND CITY OR TOWN.

40 DESCRIBE HOW INJURY OCCUPARED FATER SEQUENCE OF EVENTS WHICH RESULTS OIL MILLER KATCHE OF MULKY SHOULD BE ENTERED IN 1824 183

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61-3-1-7302

KANSAS CITY, MISSOURI

A-No. 10806

DEPARTMENT OF HEALTH

Bureau of Vital Statistics

Certified Copy of Birth Record

Surname	REED	Sex Male Color White
Date of Birth	Aug. 18, 1901	Place of Birth 401 Campbell
Name of Father_	Reps Reed	Birthplace Tenn.
Name of Mother_	Rosa	Birthplace Mo:
Birth reported by	C.E. Putman	
File Number	0 299	Date of Filing August 1901
filed in the office of VICE	Vital Statistics of Kansas City, Maisse	opy of the certificate of birth of WILLIAM EUGENE REED ourl; that the above certificate is filed in said office and is a part of the permanent Missourl. ss my hand as Director of Health, Kansas City, Missouri this
•	day of	Jure 19.58.
	*	Hugh L. Dwyer, M.D.
	•	DIRECTOR OF HEALTH
		Nevarlourenahall
An affidavit filed i	n this office states that this chil	d was named Williams Tedgenes Teld

FORM HD 8,000

"The Act of being wholly brought into separate Existence" Blacks Law Dictionary Fifth Edition.

	STATE FRE RIMBER	CERTIFICATE OF L		053 38965
THIS CHILD	Michael 2 Stx Male Single	A ON THEFT IS A DEAL OF THE CHIEF TH	k last rase Last rase Last rase September 25, 1960	Reed 4. HOUR 7:28 P
PLACE OF BIRTH	SA PLACE OF BERH-MAN OF HOSPINA Kaiser Foundation Ho SE COT OR TOWN LOS Angeles	spital	56 STHEET ADDRESS LIVE SPECE OR BREAK 4 14667 Sunset Boulev 55 COUNTY Los Angeles	POPPLY SO TO STAND DO NOT ASE & D. BOX MANAGEMENT
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USUAL RESIDENCE OF MOTHER FRANKE POIN RETATA LIST 'S	ILIOSE Hiawatha Stree ILIOSE Hiawatha Stree IN COTT OR TOWN (Mission Hill) (05/)	t	THE IF MISIDE CORPORATE LIBRITS A CHEEK HENC USO COUNTY LOS ATLECTES	F OUTSIDE CITY CORPORATE EMITS FUCE ONE COMPANY TO A GRAMM IN HOT ON A FARM THE STATE Colifornia Colifornia
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REGISTRAR'S CERTIFICATION	19 DATE ON WHICH FIRME ADDED BY SUPPLE BENTAL BARE REPORT	20 LOCALIZEGISTRAH SCHATURE	SED SED	A.U. 1964
	PREVIOUS DELIVERIES TO THIS	22A. HOW HAN'S OTHER CHILDRIN ARE NOW LIVING	228 HOR KNY OTHER CHILDREN WERE WORN NEITH BOT ARE MY MEN THER?	220 MON PLAN TYTUSCE MORN BYAD ATTER

- dere Ale anni de 1100 Periode do pupole int.



Reps R Reed

- Memorial
- Photos
- Flowers
- <u>Edit</u>

Learn about upgrading this memorial...

Birth: .

1881

77

Death:

1958

Inscription:

Father

Burial:

Live Oak Memorial Park

Monrovia

Los Angeles County

California, USA

Edit Virtual Cemetery info [?]

Created by: merridancer

Record added: Mar 01, 2008

Find A Grave Memorial# 24971404



Cemetery Photo
Added by: Graving Queen of the OC



Request A Photo



Photos may be scaled.
Click on image for full size.

(Boa's Genealogy

5 Generation Pedigree Chart

(boa-kaa-konan-na-ishkawaanden)

(Michael Howard Reed)

B: 09-25-1960 Kaiseer Hospital Sunset Blvd. L.a.: California

W.

D:

Ethan

B: Oct 1868

D:

Nora Allice Lambdin

B: 7 Oct. 1893 Indiana: USA

D: Dec. 22, 1991 Cal. USA

James Lambdin

B: Oct 1859 Indiana: USA

D:

LaVon Joyce Bacon

B: 01-25-1932 Columbia, Utah: USA

D:

Laura M. Jones

B: May 1877 Indiana: USA

D:

Howard Zenith Bacon

B: 1891 Indiana: USA

W:

D: 1959 California: USA

Howard Joseph Bacon

B: Oct. 10, 1866 Indiana: USA

M:

D: 4=26-1944 Indiana: USA

Steven Eugene Reed

B: 08-06-1957

W:

D:

Cecillia Haskell

B: abt 1875 Illinois: USA

D: 30 July,1989 North Carolina:

Verna America Kern

B: Dec. 20, 1905 Missouri: USA

D: Feb 14, 2008

Albert Patric Kern

B: abt 1871 Illinois

D:

Harold Eugene Reed

B: 10-03-1923 Topeka, Kansas: USA

M:

D:

Rose Templeton

B: 1873

D:

William Eugene Reed

B: 08-18-1904 Missouri, USA

M:

D: 08-10-1977 RD,

Reps Reed

B: 4 Feb. 1881 Tennessee: USA

D: 13 August 1958 USA

5 Generation Pedigree Chart

Reps Reed

B: 4 Feb 1881 Tenessee, USA

M:

D: 13 Aug 1958 Monrovia, California, USA

M:

D: 12 Dec ,1852 Scott City, Scott, Kansas, United States

Anna Marie

B: 1773

D:15 March 1803

Captain Pipe (?? Movie This)

B: ABT: 1724

M:

D:

William Henry Killbuck

B: 1763 Ohio: USA

M:

D: 14 Dec. 1837 Kansas: USA

John Killbuck

B: 1740 USA

M: abt. 1739 USA

D: 1811 Ohio: USA

Delaware Lenape Wife

B:

D:

Netawatees Killbuck

B: 1677 USA

₩:

D: 1776 USA

Nutimus Nummy Killbuck

B: 1650 USA

D: USA

5 Generation Pedigree Chart

JOHN Killbuck

B: 1740 Lehigh River, Pennsylvania, United States

M: ABT 1739 Lehigh River, Pennsylvania, United States

D: 1811 Newcomerstown, Tuscarawas, Ohio, United States

Delaware Lenape Wife

B:

D:

Netawatees Killbuck

B: 1677 New Jersey: USA

M-

D: 1776 Pennsylvania: USA

Nutimus Nummy Killbuck

B: 1650 USA

D: USA)

(This Genealogy of: (boa-kaa-konan-na-ishkawaanden) - (Michael Howard Reed): Document Is Recognized And Accepted By The Supreme Jurisdiction Of The Great Turtle Island High King Chief: Scott Phillip Hayes: Crown Fiduciary Trustee: For The Supreme Jurisdiction Of The Great Turtle Island: Et Al.)

I: High King Chief Scott Phillip Hayes - Crown

Case: 15-3594 __ Document: 7

Filed: 12/07/2015 Pages: 58

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U.S. Indian Census Schedules, 1885-1940 about Rose Denney Finley

Name:

Rose Denney Finley

Date of Birth:

abt 1873

Age:

38

Gender:

Female

Relation to Head of

Mother

Household:

Seneca

Tribe:
Agency:

Quapaw U S Indian

State:

Wyandotte, Ottawa Co, Okla

Last Census Number: 95

Previous Census

87

Number: Census Date:

30 Jun 1911

Escol Finley

Neighbors:

View others on page

	Name	Age
	Rose Denney Finley	38
	Clinton Gentry	20
	Earl Gentry	18
Household Members:	Beatrice Finley	13
	Claude Finley	10
	Richard Finley	5
	Dovie Finley	7

Save This Record

Attach this record to a person in your tree as a source record, or save for later evaluation.

Save

Save

Source: Year: 1911; Roll M595_489; Page: 3; Line: 8; Agency: Quapaw US Indian.

Source Information:

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Chippewa-Munsee Tribal Photograph 1900

January 16th, 2007 by BrokenClaw

Members of the combined Chippewa and Munsee tribes posed for this photograph in front of the Moravian Mission (white clapboard barely visible in the background) in Ottawa, Kansas, on 8 November 1900. It is the last record of their people as a group, coinciding with the <u>final disbursement</u> of federal funds.

The original version of this photo comes from the collection of the Kansas State Historical Society. It was published along with an article about the Chippewa-Munsee in *Kansas History*, vol. 6(4), in 1983. The digital scan for this website was provided by the Clio Caleb Church family. This particular copy of the photo had numbers painted on the individuals several years later for identification, reportedly done by Joseph Romig, the Moravian missionary. The version of the photo shown here has been painstakingly retouched by this researcher in order to remove the numbers in an attempt to recreate the original photograph.

Click on the photo to see the larger version.

• Also available is the full-size, unretouched photo (1.22 MBytes).



Back Row: Oscar McCoonse, Frank Grinnell, William McCoonse, Anderson Spooner, Charles Spooner, Henry McCoonse, Ona Grinnell, [unknown male], Harry Bittenbender, Peter Herron, Nicodemus Hurr, John Plake, Clinton Plake, George Elliott, Bruce Plake

Middle Section: Mrs. Thomas Lewis, William Donohoe, Julia (Davis) Jones, Emeline Herron, Julia Ann (McCoonse) Bittenbender, Matilda Herron, William Kilbuck, Jane Ellen Donohoe, Henrie Donohoe, Mary Alice McCoonse, Mary Ann Herron, Rosa Ann (McCoonse) Grinnell, Anna (Spencer) Donohoe with infant, Katy Veix, [unknown male], James Donohoe, Mary Catherine (Keecheninnee) Neff holding Dudley Neff, George Veix, Edith (Romig) Kilbuck, ? Plake, Rev. Joseph Romig, [unknown female], Sabilla Ellen Plake, Josephine (Caleb) Grinnell, Theresa (Donohoe) Blackburn, John Thomas, Mary Ann (Levey) Kilbuck, [unknown female], Joseph Kilbuck, Mako-se-to, ? Plake, ? Plake, C. Murphy (agent), [unknown female], Mrs. Ellen Ma-ko-se-to, [unknown male], Ellen (Crone) Samuel, Alice (Walker) Caleb, ? Plake, Minnie (Marks) Elliott, Elizabeth (Wilson) Spooner, [unknown female, possibly Sarah Whitedeer]

Front Section, seated and kneeling: Robert McCoonse, William Caleb holding Albert Caleb, Rufus Caleb, Grace (Baker) Caleb, [unknown male child], Francis Plake, Jacob Gokey, Josephine (Wilcoxon) Plake, [unknown male child], Lewis Thomas, [unknown female child], [unknown female child], Julia Veix, Cora Veix, Joab Samuel, Sabilla (Caleb) Elliott, Charles Elliott, Frederick Elliott, James Elliott, Ignatius Caleb, [unknown male, possibly holding Anna Whitedeer].

Identification of the individuals in the photograph was compiled from two sources:

An incomplete index written several years later by Rev. Joseph Romig;
 copy in the possession of the Donohoe family.

• An incomplete index written many years later by Matilda McCoonse Lantis; copy in the possession of George Cannon.

All of the tribal members in this photo are included in my Genealogy Database.

http://lenapedelawarehistory.net/mirror/persA-M.htm

Kill Buck - A Signer of the 22 July 1814 Treaty with the United States at Greenville, Ohio as a Head Man, Chief, or Warrior of the Delaware Tribe. (Kappler, *Treaties*, Vol. II, p. 106)

http://lenapedelawarehistory.net/mirror/persA-M.htm

The said CAYLAYLAMIND (also) John Killbuck, (Jr.). who resided during the American Revolution at Goschachking, (Tuscarawas County, Ohio) Indian lands CD Pittsburg, Westmoreland Co. PA assisted in establishing American Independence, while in the capacity of (Scouting, providing intelligence to the Commanders of Fort Pitt, Fort Laurens, Fort McIntosh) CAPT. CD PA.

My ancestor's services during the Revolutionary War were as follows: John Killbuck kept. **Gen McIntosh**, **Cols. Broadhead & Gibson** informed of the movements of the British & Indians in Ohio Territory. He warned of imminent attacks/ LETTERS:

- (1) DAR Library Film: M247, r91, i78, v. 2, p. 419. Capts. White Eyes & Killbuck to Col. Morgan 14, 1778
- (2) George Washington Papers in the Library of Congress 1741-1799 Series 4. General Correspondence 1697-1799 internet collection digital image #
 - (a) #933-34 John Killbuck to John Gibson 29 Jan 1779
 - (b) #952 John Killbuck to John Gibson 30 Jan 1779
 - (c) #1065-66-67 John Killbuck to John Gibson 9 Feb 1779
 - (d) #185 David Zeisberger to Lachlan McIntosh 18 Feb 1779
 - (e) #275-76-77 Lachlan McIntosh to John Killbuck 25 Feb 1779
 - (f) #815-16 John Killbuck to Lachlan McIntosh 13 Mar 1779
 - (g) #865-66 John Killbuck to Lachlan McIntosh 15 Mar 1779
 - (h) #9 David Zeisberger to Daniel Brodhead 7 Jun 1780
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Give references by volume and page to the documentation or other authorities for MILITARY RECORD: Where reference is made to unpublished or inaccessible records of service, the applicant must file the official copy. PAYROLL: NARA Film series M246 (Revolutionary War Rolls 1775-1783, r 129, frames 0590 & 0591. Penn Laws 1787, ACT 941, p. 860-1. Memorial: Continental Congress 6 Aug 1873, p. 38. Film: AMERICAN COLONIAL RECORDS, Penn. CR48, Series I, v.9 thru CR48, Series I v. 10, r12. DAR Film Library: M247, r180, i163, p. 369. LIBRARY OF CONGRESS INTERNET DIGITAL COLLECTION: US Congressional Documents & Debates, 1774-1873, (images #427-30). (KILLBUCK & KILLBUCK ISLAND, v.44, Issue 4, p.117-118.) GEORGE WASHINGTON PAPERS Lib. of Cong. 1741-1799 Ser. 4., Reserve Western Pennsylvania Historical Magazine (Dec 1961 Vol.44 Issue 4), pp. 117-118.

Gelelemend/Caylelamin - English name William Henry Killbuck, supposedly named after a Mr. Henry who saved his life in the American Revolution. (Cranor, Kik-Tha-Whe-Nund, pp. 2-3. She says that he was a member of the Turkey Band who resigned in 1779.) He succeeded Ne-ta-wat-wees as Turtle Chief at the latter's death in 1776. (Smithsonian*, p. 223) (See a more complete entry in the Biographies-Gelelemend)

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Kill Snake, John - A Munsee signer of the 8 September 1833 Treaty between the United States and the Stockbridge and Munsee at Stockbridge, Territory of Wisconsin. (Kappler, *Treaties*, Vol. II, p. 530).

Caylalamind/Gelelemend - English name One Who Is Held In Mind, was a Private in the American Captain Montour's Company during the American Revolution from 15 June 1780 to 31 October 1781.* The following is the documentation that accompanied an "Ancestor's Services" for an application to membership in the Daughters of the American Revolution:

The said CAYLAYLAMIND (also) John Killbuck, (Jr.). who resided during the American Revolution at Goschachking, (Tuscarawas County, Ohio) Indian lands CD Pittsburg, Westmoreland Co. PA assisted in establishing American Independence, while in the capacity of (Scouting, providing intelligence to the Commanders of Fort Pitt, Fort Laurens, Fort McIntosh) CAPT. CD PA.

My ancestor's services during the Revolutionary War were as follows: John Killbuck kept. **Gen McIntosh**, **Cols. Broadhead & Gibson** informed of the movements of the British & Indians in Ohio Territory. He warned of imminent attacks/ LETTERS:

(1) DAR Library Film: M247, r91, i78, v. 2, p. 419. Capts. White Eyes & Killbuck to Col. Morgan 14, 1778

- (2) George Washington Papers in the Library of Congress 1741-1799 Series 4. General Correspondence 1697-1799 internet collection digital image #
 - (a) #933-34 John Killbuck to John Gibson 29 Jan 1779
 - (b) #952 John Killbuck to John Gibson 30 Jan 1779
 - (c) #1065-66-67 John Killbuck to John Gibson 9 Feb 1779
 - (d) #185 David Zeisberger to Lachlan McIntosh 18 Feb 1779
 - (e) #275-76-77 Lachlan McIntosh to John Killbuck 25 Feb 1779
 - (f) #815-16 John Killbuck to Lachlan McIntosh 13 Mar 1779
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Added entry: Also pvt. in Capt. Montour's Co., CAPT. of messengers and scouts, Col. John Gibson Give references by volume and page to the documentation or other authorities for MILITARY RECORD: Where reference is made to unpublished or inaccessible records of service, the applicant must

file the official copy.

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Charles - Lenape name Taiunshrah, a signer of the 22 July Treaty with the United States at Greenville, Ohio as a Head Man, Chief, or Warrior of the Delaware Tribe. (Kappler, *Treaties*, Vol. II, p. 104)

Checochinican/Checkoconnicon - He was the leader of the Brandywine Lenape. His chief assistants were Chilykon, Peyeashickon, and Wililikyona. In 1729 he wrote a letter to the Governor of Pennsylvania complaining that they could get no help, so they moved to the Susquehanna among the Mingos. [Iroquois>Seneca] Some settled at Paxtang where they gradually merged with Sassoonan's (whom see) people, the Unami Lenape. (Lenape Nation on the Web) The following information is from an article titled "Chief Nemacolin--A Delaware Indian Headman" by Alma Irene King-Finney:

Nemacolin was born into the Lenape Nation; Unami (Turtle) Tribe and the Fish Clan. His father Chickoconnecon, Chief of the Fish Clan, married the daughter of Jacques Poynton (1643-1738) of Canada, and his Indian wife. They were married in 1714. Chickoconnecon moved his family back to America and settled on the Susquehanna River in Eastern Pennsylvania. This are is where Nemacolin was born in 1715 and grew up. He prepared to become Chief of the Fish Clan after his father. While living in this area, Nemacolin and his parents lived next door to Thomas Cresap and his family. The two families became good friends, and they remained so all of their lives. As the white settlers began to encroach more and more on the Indian lands, Nemacolin's family moved to what is now east of Uniontown, PA, while it was still a wilderness. By remaining friends with Thomas Cresap, Nemacolin and his father became good friends of George Washington. George was working for the State of Virginia under Gov. Dinwiddie, who organized the Ohio Land Company. This Company was claiming land along the Ohio River for Virginia. Chickoconnecon asked George Washington and Christopher Gist to

please help him to receive money for his land that was taken away from him. This never happened. (Contributed by Mrs. Donnie Huckaby donniehuck@aol.com wife of Sidney Don Huckaby 6th great-grandson of Chief Checochinican.

Chilycon - A chief assistant of Checochinican (whom see), a Brandywine Lenape chief in the early 1700s. (Lenape Nation on the Web)

Choteau, Cyprian - A white trader who had a trading post on the north end of the ferry across the Kansas River near the Grinter cabin. (Farley*, p. 3)

Clamatonockis - A signer of the 29 September 1817 Treaty with the United States at the Foot of the Rapids of the Miami of Lake Erie in Ohio as a Sachem, Chief, or Warrior of the Delaware Tribe. (Kappler, *Treaties*, Vol. II, p. 152)

Cockitowa/Kockkatowha - A signer as a Chief of the Delaware at the 14 December Agreement Between the Delaware and the Wyandot in Present Kansas. (Kappler, *Treaties*, Vol. II, p. 1048)

Connor, James - Lenape name,

Ahlaachick/Alhachick/Ahaachick/Alahachick, a Signer the Delaware Interpreter at the 1829 Supplementary Treaty at St. Mary's, Ohio (Kappler, Treaties, Vol. II, p. 305), one of "some prominent men among the Delaware Indians in what is now Leavenworth County [KS] [in 1844]." (Remsburg*), a Signer as a Delegate to the 6 May 1854 Treaty at Washington (Kappler, Treaties, Vol. II, p. 618), a Delegate to the 30 May 1860 Treaty at Sarcoxieville [Kansas] on the Delaware Reservation (Ibid., p. 807), a Signer as a Delegate of the 2 July 1861 Treaty at Leavenworth City, Kansas (Ibid., p. 823), and a Signer of the 4 July 1866 Treaty at the Delaware Agency, Kansas as a Delegate. (Ibid., p. 942) All the treaties were between the Delaware Tribe/Nation and the United States. He was the designated heir of Captain Ketchum, but due to political interference on the part of the United States, his brother, John Conner, became Chief in 1857. They were the sons of Captain Ketchum's sister. After the disputed election of James Ketchum as Principal Chief in 1872, disputed election, in 1873 James Conner finally became the Principal Chief. He remained so until his death on 17 March 1877, after which he was succeeded by the Reverend Charles Journeycake. (Undocumented)

Conner, John - An Interpreter to the 21 August 1805 Treaty between the United States and the Pottawatomie, Miami, Ell River, and Wea at Grouseland near Vincennes in Indiana Territory (Kappler, Treaties, Vol. II,

p. 82) and at the 30 September 1809 Treaty with the United States at Fort Wayne, Indiana Territory. (*Ibid.*, p. 102) He succeeded Captain Ketchum as the Principal Chief, although his brother James Conner, was the designated heir. He remained Chief until 1861, and later? A signer of the 30 May 1860 Treaty at Sarcoxieville on the Delaware Reservation [Kansas] as the Head Chief (Kappler, *Treaties*, Vol. II, p. 807), a Signer of the 2 July 1861 Treaty at Fort Leavenworth [Kansas] as the Head Chief (*Ibid.*, p. 823), a Signer of the 4 July 1866 Treaty at the Delaware Agency, Kansas, as the Head Chief (*Ibid.*, p. 942), and a Signer of the 8 April 1867 Treaty as a Delegate. All treaties were between the Delaware Tribe/Nation and the United States. [Is he the same as John Conner above?]Councillor John Conner died in the fall of 1872. (Undocumented)

From Richard C. Adam's, *The Delaware Indians, a Brief History*, p. 42: Comanche Agency, Tex, January 1, 1857. The bearer of this letter, John Conner, a Delaware Indian, has been my interpreter for the last two years, and has been known to me for many years. I recommend him to the kindness of all Americans who may meet him. I know him to be a man of truth, honesty, and integrity. He has been on the frontier of Texas for nearly thirty years, and has rendered to the government's important services so much that the State of Texas has given him a league of land and made him a citizen of that State. I ask of all who may meet Mr. Conner a kind reception, and can assure them that the people of Texas, who know him, will appreciate it. The man who has devoted the best of his life in trying to make peace with the wild and warlike tribes on our frontier, who has often risked his life and lost his property, is certainly entitled to the kindness and respect of the people he has served so faithfully. I therefore ask that Mr. Conner may meet with the kindness that he so well deserves from all good citizens. John R. Taylor, Indian Agent, Texas Indians

Conner, William - An interpreter at the signing of the 3 October 1818 Treaty with the United States At St. Mary's, Ohio. (Delaware *Treaties*, p. 171)

Crooked Mind - Lenape name, Pimeelaoughan or Pimilaoxen, was a Private in the American Montour's Company in the American Revolution from 15 June 1780 until 31 October 1781. *

Crow - Lenape name Amenahehan, a Signer of the 3 August 1795 Treaty with the United States at Greenville, Northwest Territory. (Kappler, *Treaties*, Vol. II, p. 44)

Custaloga - Also known as Pakanke, a Wolf Band Chief whose village was at Venango (Franklin, Pennsylvania) and later at Kuskuskies (New Castle, Pennsylvania). He was succeeded by his nephew Captain Pipe in 1773.

(Smithsonian *, p.) Custaloga was the Keeper of the Wampum under Shingas. He met George Washington in 1753 when Washington was at Venango. He signed a treaty, along with his brother Onas, in 1765. Custaloga was the uncle of Captain Pipe. On his death, Captain Pipe succeeded him. (Lenape Nation on the Web)

Gelelemend/Caylelamin - English name William Henry Killbuck, supposedly named after a Mr. Henry who saved his life in the American Revolution. (Cranor, Kik-Tha-Whe-Nund, pp. 2-3. She says that he was a member of the Turkey Band who resigned in 1779.) He succeeded Ne-ta-watwees as Turtle Chief at the latter's death in 1776. (Smithsonian*, p. 223) (See a more complete entry in the Biographies--Gelelemend)

George White Eyes - Lenape name Allimee, a Signer of the 18 August 1804 Treaty with the United States at Vincennes, Indiana Territory, as a Headman or Chief of the Delaware Tribe. (Kappler, *Treaties*, Vol. II, p. 71)

Kelelamand - English name Lt. Colonel Henry, was cited in the Treaty with the United States of 21 January 1785 at Fort McIntosh as one "who took up the hatchet for the United States, and was a signer of that treaty as a Sachem or Warrior of the Delaware Nation. (Kappler, *Treaties*, Vol. II, p. 8) He may be the same person as Kelelemend below.

(Caylaylamend)
Kelelemend - He was a Private with the American Captain Montour's
Company during the American Revolution from 15 June 1780 to 31 October
1781. Kelelemend is probably the same as Kelelamend above. [Source to be added. -Editor.]

Ketchem, John - Lenape name Queshatowha. Ketchem is probably the same as Ketchum, one of "some prominent men among the Delaware Indians in what is now Leavenworth County [KS] [in 1844]." (Remsburg) A signer as a delegate of the Delaware to the 6 May 1854 Treaty between the United States and the Delaware at Washington. (Kappler, *Treaties*, Vol. II, p. 618)

Ketchum, Elizabeth - (Obituary from Ruby Cranor, Some Old Delaware Obituaries, p.42) Mrs. Elizabeth Ketchum, Delaware Indian reputed to be 109 years old was buried here today. She died at her home near Ketchum, a village named for her family, which was one of the oldest in northeastern Oklahoma. The first brick dwelling in this part of the state was built by her family 50 years ago. Mrs. Ketchum was born near Leavenworth, KS, and came to Oklahoma at

the close of the Civil War. *Vinita Progress*, February 28. 1925. [If she were 109 years old, that is, born about 1816, she was probably not born at Leavenworth.]

Ketchum, James - A signer of the 4 July 1866 Treaty between the United States and the Delaware at the Delaware Agency, Kansas, as a delegate. (Kappler, Treaties, Vol. II, p. 942) A Councillor in the 1860. A Delaware Council elected James Ketchum as the Principal Chief in 1873. Charles Journeycake and Sarcoxie protested the election, saying that it was improperly held and that John Conner had designated his brother, James Ketchum, as his heir. A second election was held in 1873, and after sixteen years, James Conner finally became the Principal Chief. (Undocumented)

Ketchum, Captain - A Signer of the Treaty of 3 October 1818 at St. Mary's, Ohio between the Delaware and the United States, as a Chief or Warrior (Kappler, *Treaties*, Vol. II, p. 171), a Signer of the 26 October 1832 Treaty between the United States and the Delaware and Shawnee at Castor Hill, St. Louis County, Missouri as a Chief, Warrior, or Councilor. (*Ibid.*, p. 372), a Signer as a Chief of the Delaware at the 14 December Agreement Between the Delaware and the Wyandot in Present Kansas. (*Ibid.*, p. 1048) Two of his sons were killed by Sioux on an expedition Between Fort Laramie and Fort Kearney. (Farley*, p. 6) (According to Barry, *The Beginning of the West*, p. 228, Ketchum is the same person as TaWheLaLend, which indicates that Ketchum and Captain Ketchum, and Tawhelalen/d are the same person.

Ketchum, Captain John - (From *The History of Wyandotte County, Kansas...*, p. 149, as taken from remarks by Reverend John G. Pratt as published in the Andreas' State History.) "Capt. John Ketchum, one of the most noted chiefs of the Delawares, died in August, 1857. He lived near White Church, on the Lawrence road, and at the time of his death, which occurred at an advanced age, he was almost helpless. His funeral was attended by a large number of Indians, who came in their colored blankets and painted faces, carrying their guns." He was the Principal Chief of the Delaware from 1848 until 1857. He was replaced by his sister's son, John Connor, although James Connor was the designated heir. (Undocumented)

Ketchum - Captain Jack/James Ketchum (See Taleeockwe)

Ketmarius - One of several Lenape who made a treaty with **Andros** at New Castle, Pennsylvania in 1675. (*Lenape Nation on the Web*)

Kicktohenina - English name Captain Anderson, a signer of the 22 July 1814 Treaty with the United States at Greenville, Ohio as a head man, chief, or warrior of the Delaware Tribe. (Kappler, *Treaties*, Vol. II, p. 106)

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JUDICIAL NOTICE FROM THE HEIR-FROM-CREATOR/SEITLOR/WE-THE-PEOPLE FOR ALL COURT RULES AND CONTROLLING LAW AND REGULATIONS HEREINFORTH:

Greetings and Salutations for you and each of you this "Notice" for all "Court Rules" and "Controlling Law" and "Regulations Hereinforth"; Heir-Executor for the Creator/Settlor/We-the-People-the-united-States-of-North-America-the United-States-of-America-United-states-THE_UNITED-STATES-OF-AMERICA-UNITED-STATES-Hereby accepts the Supreme-Court-Rules-in-part; so long-as-they-are-in-harmony-with-Natural-Law-and-all-Rules-used-must-be-means-tested-for-making-sure-that-they-do-not-violate-the-Original-inviolate-standing-from-the-Executor-Heir-Creator-Settlor-We-the-People, thereupon all concerned parties that try using any stat or statute at large-it-will-automatically-set-for-the-means-test-and-must-pass-muster-before-the-alleged rule in light-or-in color-in heart-in memory-et./al., or any act of congress-bureau-agency-person 56 LED2d 895 the term person from the Supreme-Court-will be used; and the Heir-Creator-Settlor-will-cure-any-defects-along-the-way-and-comes-in-peace-honor-superprotest-for-dishonor:

EXECUTOR RULES

- EX-1 These rules are foreign to those that currently govern the court and employees. These rules are the paramount dictates of the Executor for the best resolution and administration of the claims of the Original Estate. They are effective for all courts and controlling in this action. Employees though bound by public policy rules are likewise bound by these rules and whenever there is a conflict between the two these Executor Rules are controlling. These rules expressed herein have their purpose in their continuity with the Supreme-Natural-Common-Law as the treasure of the People's Executor will and intentions.
- EX-2 These rules are operative for any form of action which claim effects the administration of the Original Estate or the property interest thereof.
- An action commences when the Executor files a claim against any fiduciary/trustee/employee or a counter claim against any fiduciary/trustee/employee asserting a claim against their Creator/Settlor/Employer in any court of competent equity jurisdiction. No employee has standing to sue their creator We-the-People or authority for the ratification of commencement.
- EX-4 The Executor by and through their standing controls the jurisdiction of this action.
- EX-5 The summons must contain the content of (A) through (E) found in F.R.Cv.P. Rule 4(a) with (F) & (G) being optional if the summons is created as an original document through the Executor's right of ownership of the court for superceding any employee function. When the clerk fails issuing a summons upon the Executor's demand the Executor's thumbprint on the original sommons document shall be equal to the court seal authenticating its veracity and binding authority.

This right will only be exercised when 3rd-party intervention of employees hinder, delay, or prevent the proper prosecution of the Employer's claim. cf. Rule Ex-18.

Service can be accomplished by U.S. Postal Service with verification by any accountable means by any Executor-Employer who is being held against their will as surety or is in any respects considered incarcerated. With any action containing "et. al.", DOES yet unnamed, or "in re" proceeding requires the clerk of the court to place the complaint immediately upon their public bulletin board and to return a certificate of service by publication to the Executor after the 90th day of posting. No employees can be served through the U.S. Attorney's office(s) or represented thereby since that would be a conflict of interest with the Executor's interest in the Public Trust unless they first deposit upon the record a private representation contract showing the private use of funds. Every employee/defendant/respondent must respond by answer or motion within 20 days of service not counting the day of service. No employee gets 60 days for responding unless they provide written waiver of service within 10 days of notification of the commencement of this action, ure to waive timely is a preclusion from waiving. In all other respects F.R.Cv.P. Rule 4 is adopted herein.

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- EX-6 Constitutional questions are equitable res sic. considerations of the Executor for the Original Estate and are not subject to the intervention or interpretation of employees. The U.S. Attorney, Solicitor General, or the Judge(s) are conflicted by Executors standing. If the questioned cannot be reasonably resolved by the clear relationship it has to the Executor it shall be resolved by a competent jury of peers. Meaning cobeneficiaries-Executors-Employers, not citizen employees, natural citizen, alien citizen.
- EX-7 The Executor needs no permission for filing a reply brief in any situation.
- EX-8 The briefs of Executor speak for themselves, there will be no construing. If the court is concerned justice, truth, and clarity are better served by a recharacterization of a brief they can put it forth as a recommendation for the consideration of the Executor but have no authority for acting upon the idea without unambiguous acceptance.
- EX-9 No officer employee of the court has authority for prescreening any commencement of an action of Executor. If the pleading is infirmed in any fashion the respondent/defendant/employee will have their exclusive remedy by motion or answer for addressing the infirmities as defenses. Any act of prescreening is a 3rd-party intervention, conversion, trespass, and theft, which is expressly forbidden by all the maxims of law. Joinder, impeachment, show cause, and recusal are all accepted as fact contractually with all the liabilities of the representations and warranties by the accepted benefits of the trespassor/intervener through the act of prescreening and will be the libelee.
- EX-10 All employees of the Executor-Employer who are the subject of suit are by nature of their relationship to Executor and the Executor's standing as One of We-the-People, as the united States of America, being sued as individuals, held for answer for their private Original Estate, interest, and are prohibited from being represented by any beneficiary of the Public Trust Funds.

EX-11 Any pleadings, motions, representations or other papers delivered to the court must have a wetink signature of the real party of interest or if represented, by their representative and include a statement under the penalty of perjury speaking to the veracity of statements made therein and prove that their client is the beneficiary by contract. No employee can be represented out of the funds of the Public Trust and no U.S. Attorney or Solicitor so funded can represent even Pro Bono because of their duties to Executor and conflicts of interest.

- EX-12 The clerk is required for filing any an all pleadings, motions, notices, or representations for the court even noticed discovery or other evidence. The record belongs to the parties and cannot be tampered with or have the facts altered by any manipulation in filing.
- EX-13 Any document(s) filed that violate these rules are a nullity and are to be striken from the record upon application of the Executor. If the striken documents are an answer or any other responsive pleading 10 days from the moment it is striken will be provided for curing the defect.
- EX-14 All authority resides with the Creator. Therefore the only proper defenses available for any employee/trustee is their claim that their actions are directly attributable for some endowment or delegation of the authority of their Creator and Employer. Any defense presented upon any other basis is rhetoric, casuitry, usurpation and automatic grounds for striking and will be rejected as a matter of law and fact.
- EX-15 The Executor reserves the right for amending any document for truth, clarity, or justice at any time, even during trial. If a responsive pleading is required the respondent has 10 days after notice for addressing the amendments. After trial begins the jury will be informed by a supplemental statement. The respondent can object upon a solid foundational argument that it will distort clarity, truth, or justice. All other objections are rhetoric, casuitry, null and void.
- EX-16 The Executor for trial reserves the right to assemble a Jury Pool from other sources than from the registered voters because all registered voters are trustees and not one of We-the-People. The Jury must be made up of Executors-Employers-We-the-People.
- EX-17 Once enpaneled the jury is to be given this charge by the Judge with all other instructions saying "I will help you on the law, however you are the final arbiters on the law, and the facts, as my Creator it can be no other way."
- EX-18 All parties who assist, conspire with, or hinder the proper prosecution thereof or benefits therefrom the respondents'/defendants'/employees'/trespasses/thefts/conversions or same transactions, series of transactions, or occurrances complained of are required and becoming joined to this actions

REPRESENTATIONS and WARRANTIES

Whereas all employees must produce and deposit their OPM-SF-61 Form and/or their F.A.R.A. where they give oath for upholding the consitution for the united-states-of-america. In this case and by and through 5 U.S.C.S. §§ 3331 & 3332, affidavit of such act thereupon you non-filing under rule F.R.Cv.P. 44, for making sure you are duly qualified as an employee for the United States of America, for-employer-We-the-People: 497-F3d-426 affirmed and the moment this is violated you will withstand the sanctions for wrong-doing against public-policy and the public-trust; as follows; and that

- 1. The non production of requested oath and affirmation for faithfull executing the duties for the constitution and for employment of office will constitute as an act of aggression for overthrowing of the government and the public trust of We-the-People; 7 Howard 419, 2 Dallas 471, 19 Howard 922, 5 CFR § 2635.101, 28 U.S.C.S. § 528 Definitions-employee, and 28 U.S.C.S. § 2671 and will become "joinder" as private party, third party "intervener"; and that
- 2. Any appearance for wrongul conversion, the act of changing from one-form-for-another: the process of being exchanged from We-the-People for becoming a "person" an "individual" a "citizen" "trustee" 56 Led2d 895 will be taken as an act of aggression for overthrowing the constitution and the "creator" We-the-People as-the-united-states-of-america and "removal" and "show cause" and "impeachment" will be instituted instantly; and that you will become "joinder"; and that
- 3. Any appearance of any "policy" from any "agency" or "covered employee" of the "united states", or the UNITED STATES OF AMERICA of the "House" the "Senate" "Congress" or any commity creating an "act" or "state" for deceiving "We-the-People" as a "person" "individual" "citizen" "trustee" "serf" "tenant" "res" "resident" will be taken as an act of aggression for overthrowing of the constitution and teh creator "We-the-People" as the united states of america; and "removal" "show cause" and "impeachment" will be "instituted instantly"; and that
- 4. "We-the-People" is the "employer" for the United-States-of-America and the creator/settlor for this constitution/trust/contract wherein We-the-People have privity of constitution/trust/contract; and that Any appearance of violating these doctrines will be taken as an act of aggression; and for over-throwing of the constitution, and "We-the-People"; as the employer of the United States of America, thereupon "show cause", "removal from office" and "impeachment" will be "instituted instantly"; 413 U.S. 620, 411 U.S. 322,323, 407 U.S. 122, 7 Howard 419, 1 S.Ct. Rep. 601 Cooley, Const. Lim. 503; Southerland, Notes on U.S.Const. p. 649; and that
- 5. The 'We-the-People': have all immunities from all acts of Congress, all Codes of Federal Regulations, and all administrative/executive orders, and all policies by and through Northwest Territorial Ordinance #1, Articles of Confederations, 7STAT-13 and the Constitutions, 1-STAT-50, by Res judicata; and that any appearance of violating these doctrines will be taken as an act of aggression; and for overthrowing of the constitution, and 'We-the-People'; as the employer of the United States of America, thereupon "show cause", "removal from office" and "impeachment" will be "instituted instantly"; 413 U.S. 620, 411 U.S. 322, 323, 407 U.S. 122, 7 Howard 419, 1 S.Ct. Rep. 601 Cooley, Const. Lim. 503; Southerland, Notes on U.S. Const. p. 649;

MEMORANDUM OF DEFINITION

GLOSSARY OF TERMS - CONTROLLING DEFINITIONS

Absolute Immunity - A complete exemption provided judges but is no less qualified than qualified immunity. It is still a privilege canopy of behavior consistent with oath. Any conversion or intervention in the claims of others is an automatic revocation of immunity as well as violating any regulating rules, procedures, or statutes. Unbiased attention to maxims is the only safe harbor of this privilege. See 429 US 1071, 97 S Ct 807, 50 L ed 2d 789.

Administrative Remedies - Any non-judicial action which expresses the contraversy and allows the offending party the norms inherent within the Supreme Law, the common Law, the Naturual Law, and acknowledged in the Administrative Procedures Act (APA) of rectifying the offense. Liberally construed without rigid statutory dictates or formulas applied against the Employer, expressly not mandatory. The employees have no power or authority for confining the administrative remedial action of their Employer except that of fair and concise notice, opportunity for curing fault, and notice of default being provided if Executor should choose employing an administrative remedy. Exhaustion is a duty owed Employer by employees by the contracts of office and statute, not owed by the Employer. Employer retains an unlimited right for redress of grievances in any forum at any stage of the contraversy. Any administrative remedy employed that ends with a default judgment is grounds for a judicial determination of the same as argument is terminated by laches. May be employed under protest by Executor or on their behalf by Notary. See Broom's Maxims of Law. See 60 Stat 237, 5 USCA.

All Capital Spelling - Deliniates fiction, a commercial vessel, recognized and operational in the defacto commercial side of the trust structure driven by credit and debt. Expecially when pronounced as idem sonans name of the specific commercial vessel attached by birthing from the particular individual unit of We-the-People-Creator/Settlor. A tool used by conflicted self-interested employees in bad behavior for conversion and theft. In this case prohibited and not the dejure Me! or the jurisdictional state of Me! See Words of Art.

Authority - All authority resides with the Creator by the law of creation. God is Supreme but gave man dominion with the gift of natural life limited by the Natural Law. Man in dominion as Creator endowed part of his dominion for his creation of fiction, the mental construct of government, by and through birthing in the commercial venue subject to the Natural Law. No creation can assert authority of their own for it is not their possession, they can only plead that their actions were by and through the authority of their Master and Creator - The Executor.

Beneficiary - The posterity, legacy, and living continuance of Creator/Settlor We-the-People who retain 100% equitable title and interest in every unlienable God given endowment protected by the maxims which through the Supreme Law and trust structure hold all trustee/employees accountable. Because there are many beneficiaries any co-beneficiary may enter this case in defense of share interest.

Cancelled Postage - The fair notice to all parties that the Employer is invoking one of the oldest international treaties known as the UPU for its recognition of the sovereign's unlienable rights of free expression, free communication, and free association. My words saying what they mean, meaning what they say and not open for 3rd-party interpretation or construing. An action of Postmaster in

supremeacy for the documents with cancelled postage. My "Yes" being "Yes" and my "No" being "No".

Capitalization method - A method of measuring values of realty for purpose of determining values of mortgages by expertly estimating the gross income which property should realize, and separately the expenses reasonably required to carry it, and thull arriving at a fair estimate of net income and using a capitalization figure or factor, expertly chosen. Deprec|ation must be taken into consideration in use of such method. In re New York Title & Mortgage Co.(Series B-K), 21 N.Y.S. 2d 575,594,595. Blk's Law Dict., 5th ed., p. 191

Capitalize - To convert a periodical payment into an equivalent capital sum or sum in hand. To compute the present value of an income extended over a period of time. Blk's Law Dict., 5th ed., p. 191

Casuitry - Specious argument, phony rationalization using Words of Art for conversion.

Citizen - A subsidary of the government, a mental construct, a fiction of privilege. Product and subject of legislation. Has no natural rights. Creature of statutes. Birthed into the public realm, a commercial vessel, in this action not Me! See "PERSON".

Constitution - The organic and fundamental law of a nation or state, which may be written or unwritten, establishing the character and conception of its government, laying the basic principles to which its internal life is to be conformed, organizing the government, and regulating, distributing, and limiting the functions of its different departments, and prescribing the extent and manner of the exercise of sovereign powers. A charter of government deriving its authority from the governed. The written instrument agreed upon by the people of the Union(e.g. United States Constitution)or of a particular state, as the absolute rule of action and decision for all departments(i.e. branches)and officers of the government in respect to all the points covered by it, which must control until it shall be changed by the authority which established it(i.e. by amendment)and in opposition to which any act or ordinance of any such department or officer is null and void. The full text of the U.S. Constitution appears at the end of this dictionary. Blk's Law Dict., 5th ed., p. 282

Contract - An agreement between two or more persons which creates an obligation to do or not to do a particular thing. Its essentials are competent parties, subject matter, a legal consideration, mutuality of agreement, and mutuality of obligation. Lamoureux v. Burrillville Racing Ass'n, 91 R.I. '94, 161 A.2d 213,215. Under U.C.C. term refers to total legal obligation which results from parties' agreement as affected by the Code. Section 1-201(11). As to sales, "contract" includes both a present sale of goods and a contract to sell goods at a future time. U.C.C. § 2-106(1).

The writing which contains the agreement of parties, with the terms and conditiona, and which serves as a proof of the obligation.

Contracts may be classified on several different methods, according to the element in them which is brought into prominence. Blk's Law Dict., 5th ed., pp. 291-292

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Court(s) - An Article III venue with jurisdiction for hearing a case in contraversy in equity for addressing in this case the Executor for the Original Trust Estate as One of We-the-People as the united States of America holding employees accountable for bad behavior which violated oaths, breaches fiduciary duty, and attempts overthrowing or throwing off the trust structure known as the Supreme Law of this Land. They are unbiased mediators for the moving parties of interest. They follow the rules, do not enter or intervene in the claim and do not construe or practice anymother tools of conversion.

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Creator/Settlor/Trustor/Executor - The party in equity who held property with both legal and equitable title prior to the formation/creation of the Revocable Trust Agreement who through grant did divide his interest with trustess functioning with legal title and beneficiaries obtaining equitable title. In the trust structure of this government the Creator/Settlor/Trustor/Executor is also the beneficiary. Cestui Que Trust Sic. One who retains the right to revoke any enumerated power of delegation for bad behavior incompatible with legitimate fiduciary obligations and duties of nay trustee/employee. In this action: Me!

Disqualification - That moment where any employee has violated their oath and promises as servant to the Original Estate. As with any unbiased position of trust like a judge that moment they intervene in the contraversy through construing, Words of Art, and other acts of conversion. Disqualification is immediate grounds for recusal and show cause why they should not be removed from office, and liable to the representation and warranties.

Ejusdem generis - Of the same kind, class, or nature. In the construction of laws, wills, and other instruments, the "ejusdem generis rule" is, that where general words follow an enumeration of persons or things, by words of a particular and specific meaning, such general words are not to be construed in their widest extent, but are to be held as applying only to persons or things of the same general kind or class as those specifically mentioned. U.S. v. LaBrecque, D.C.N.J., 419 F.Supp. 430,432; Aleksich v. Industrial Accident Fund, 116 Mont. 127, 151 P.2d 1016,1021. The rule, however, does not necessarily require that the general provision be limited in its scope to the identical things specifically named. Nor does it apply when the context manifests a contrary intention. Blk's Law Dict., 5th ed., p. 464

Employee - Any party who by oath is duly constituted for accepting the cares, concerns, duties and obligations of fiduciary for the Trust Agreement and Beneficiary. Must have executed an OPM-SF-61 Form or registered under teh Foreign Agents Registration Act, (F.A.R.A.) and deposited it upon the record in this

Employer - Any member of the class of People known as We-the-People who established this Trust Agreement known as the government. In this action: Me! See Creator/Settlor/Trustor/Executor.

Executive Immunity - Is an absolute immunity for the executives of the Trust Agreement known as the government whether national in scope or by state. It is a privilege of harmless indemnity for acts while in office that are not repugnant to the oaths and promises made to the Executor and Beneficiaries. Limited protection for the proper use of the Executor's authority. A defense that can be asserted by proof of claim. Excludable by any breach of fiduciary duty.

Executor - The sovereign, the paramount claimant in the Original Estate endowed by the Creator and subsequently by and through foundational documents created

the Equitable Revocable Trust Structure known as representative government. The ultimate Employer with possessory interest in the Supremacy of the Supreme Law of the Land. The Paramount creditor in the commercial venue. In this action: Me!

Filing Fees - Court Fees - Collection and Demand of fees for the service and operation of the courts exacted upon PERSONS of the public domain who have no possessory, property, or ownership interest in the court. Not applicable to any person as an individual unit of We-the-People. In this action: Not applicable to Me! See 28 U.S.C. §§ 1345, 1913, and 1914.

Fraud - The intentional act of deceiving another. Having its purpose to gain the property of another without just compensation, bargain, or due process of law. When employees use acts of conversion, theft, and intervening in the property of their Employer. Impeachable bad behavior without immunity from redress. Object of correction by Special Visitation.

Frivilous/Meritless/Unpersuasive - Are undefined Words of Art employed by employees in acts of conversion, they are nullities when used and have no force or effect. There use is sanctionable. My be defined by competent Jury of Peers. See Representations and Warranties.

Inhabitant - One who is actually and permanently in a given place and space, and has "privity" of a "citizen" "resident" "domicile" and is not i.e. a "natural person" or "symonymous" for inporting privileges and duties, and which is not "subject" to a "corporation" "state" or "incorporation", and is the original, Cretor/Settlor, Executor, for "We-the-People", trust, for the Enabling Act for the creation of the "state", and is "immune-exempt-privity" for all "union" created "states" "constitutions" "Federal policy/law"; By and Through the Doctrine of Creation: and shall remain "Inviolate" and "Pure"; with all unlienable rights from the Creator; in this action: this is Me!

Invoke - The act of calling upon or bringing forward a jurisdiction and/or unlienable right for standing purposes. In this action the invoking of equity jurisdiction for addressing the equity relationships in the Original Trust Estate and the inequities in the bad behavior of employees. An exclusive right of choice by the Employer, not the employees.

Judge - An employee whose function is an unbiased mediator between real parties of interest. Takes office by oath and is subject to all laws of maxims and public policy. Possesses absolute immunity under the canopy of oath. Stands in complete accountability to Employer. Able to sit via Article I & III in equity or law. Distinct from an Article IV chancellor in admiralty.

Jury of Peers - A panel of people who have a basic foundational knowledge of their unlienable rights and the purpose and structure of the Revocable Trust \ Agreement known as the government. Most generally not found in a pool of Registered voters. Able to answer questions on Rights, Title, and Interest honestly and factually. Aware they are the true arbiters of judgment in this action of both the law and facts. Competent as Executors for the Original Estate. Incompetence is a bar and exclusion.

Maxims - Those traditional principles of law that have beed deduced from the Natural law divinely given as absolute in truth. "Love God Alone" (divine allegiance and reverence are sacred) "Love your Neighbor" (Human Relations are sacred) "Honor Father and Mother" (Family is sacred) "Shall not Murder" (Life

is Sacred) "Shall not Steal" (Property is Sacred) "Shall not commit adultery" (Marriage is sacred) "Shall not bear false witness" (Truth is sacred). Having become self-evident and the basis of Supremacy in the Original Trust Estate as res for the governance of the property interest of "We-the-People". Superior to all opinion, immutable, without contravention, controlling in this action.

Misconstrue - Any act of construing by an employee where they have inserted themselves as a trespassor, conversion, interpreter without authority. Intolerable and uninvited in this action. See Words of Art.

Money - A unit of measure and medium of exchange that is denominated in dollars, is honest in fact and does not violate maxims of law. Not credit, not debt, not fiat. See Knox v. Lee 20 LED 387, 291-305 and the 1892 Mint Coin Act.

Northwest Territorial Ordinance #1 - An act from the Inhabitant for creating the corporation for paying all "debts" "duties" "Liabilities" for letting the corporation "EXIST" and is "not Privity" of the "Inhabitant": See Inhabitant.

Noscitur a scciis - It is known from its associates. The meaning of a word is or may be known from the accompanying words. Under the doctrine of "noscitur a sociis", the meaning of questionable words or phrases in a statute may be ascertained by reference to the meaning of words or phrases associated with it. Wong Kam Wo v. Dulles, C.A.Hawaii, 236 F.2d 622,626. Blk's Law Dict., 5th ed., p. 956

Perpetual - Never ceasing; continuous enduring; lasting; unlimited in respect of time, continuing without intermission or interval. Blk's Law Dict., 5th ed., p.1027

Person - An adjective when used to deliniate an individual singular party of personality, indivisible. One who is a singular unit of 'We-the-People', the Sovereign, the Employer-Executor, in this action: Me!

PERSON - All capital spelling for deliniating it from the adjective "person". This is a noun object of fiction. A mental construct. A citizen, subject, chattel, commercial vessel, Word of Art, casuitry, employee/trustee, regulated. In this action: not Me! See 56 Led2d 895.

Penumbra Contracts - Those implied secret or shadowy contracts presumed valid by employees through the machinations of admiralty for the soothing of their crimminal conscience as though the property theft accomplished thereby is lawful. Having the vain imagination that they are valid without informed knowledgeable consent of the parties because acts where taken upon the beliefs of deceit. In this action expressly denied, unenforceable, casuitry, conversion and Words of Art.

Private - The domain of rights-title-interest and property reserved and preserved for the Prople, unregulated by the public policy, subject only to the maxims and common law and contracts of reality. Separate from public domain which is a mental construct, fiction of regulated citizens. In this action: where I reside, my standing.

Privity - Mutual or successive relationship to the same rights of property. In its broadest sense, "privity is defined as mutual or successive relationships to the same right of property, or such an identification of interest of one person with another all to represent the same legal right. Petersen v. Fee Intern., Ltd., D.C.Okl., 435 F.Supp. 938,942. Derivative interest founded on, or growing out of, contract, connection, or bond of union between parties; mutuality of interest. Hodg|on v. Midwest Oil Co., C.C.A.Wyo., 17 F.2d 71,75. Thus, the executor is in privity with the testator, the heir with the ancestor, the assignee with the assignor, the donee with the donor, and the lessee with the lessor. Litchfield v. Crane, 123 U.S. 549, 8 S.Ct. 210, 31 L.Ed. 199.

Concept of "privity" pertains to the relationship between a party to a suit and a person who was not a party, but whose interest in the action was such that he will be bound by the final judgment as if he were a party. Goltz v. Pullman, Inc., Del.Super., 319 A.2d 38,41.

Private knowledge; joint knowledge with another of a private concern; cognizance implying a consent or concurrence. See Insider; Legal privity; Privy. Blk's Law Dict., 5th ed., p. 1079

Pronouns - A grammatical tool substitution for the noun. When used in this action has its purpose for ease of reading and is controlled in interpretation by context. Not open to interpretation or tool for conversion. See Words of Art,

Public - This is the venue of fictions, regulated and controlled by legislation as indentures for implementing duties and obligations owed to the private domain as public policy and ethics. A restatement of the maxims for regulating all civil servants-employees-trustees-and PERSONS.

Qualified Immunity - A privilege akin to a hold harmless indemnity agreement giving an employee, public PERSON limited exemption from suit or damages for acts taken in office which are consistent and not repugnant to the Supreme Law, Maxims, trust indentures. Their oaths being the canopy of their protection. The moment they embark on uncovered bad behavior their qualified immunity is automatically revoked and ceases to exist. In this action qualified immunity has been revoked and does not exist.

Representations and Warranties - Those provisions expressed in this action which put all employees on fair notice and supply full disclosure of the perameters of tolerated behavior and the liabilities and consequence of intolerable bad behavior. The binding non-negotiable expectations and demands of the Executor-Employer. A contractual acceptance of oaths and fiduciary duties owed by employees to Employer.

Revokable. - The endowment of privileges from the Employer to employees teathered by right for revoking or recalling for cause when servants breach or become deluded by power in attempt at overthrowing or throwing off this trust form of government the people throw off the tyrants in part or in total.

Rules of Court - All employees are bound by those rules and regulations that govern the courts through public law and public policy. However, as in this case when the Employer supplies a set of rules these rules govern the Employer, are direct mandates to employees, and are paramount in the resolution of any conflict between those rules governing employees and those supplied by Employer. The Employer may invoke any public policy rule if it is consistent with the Supreme Law of this Land and the paramount rules supplied herewith.

Show Cause - A demand made by Employer giving the employee the opportunity for showing how their offensive conduct is covered by their oaths and promises in employment and not subject to the representations and warranties and other liabilites. In a judicial setting provides fair and concise notice with opportunity for curing before fault and default attaches.

Signature - See UCC § 3-401 (what is considered a signature)

Signed - See UCC § 1-201(39)(what is considered signed)

Sovereign Citizen - An oxymoron, an impossibility. See Words of Art.

Sovereign Immunity - The exemption of the Creator of government from being sue sued in the courts of their creation by any employee without expressed writtten permission. A bar prohibiting the public PERSON(s) from making a claim against the private domain where the Executor and Employer inhabits.

Sovereignty - Standing in law and fact of the People-Creator/Settlor-Executorof the original Estate. A possession unlienable and only waivable by expressed informed consent of the possessor. Attached to immunity by right in Supremacy.

Special Visitation - The act of entering into the public venue by the Executor-Employer for examination and correction of the corporate charter of the employees and their interpretations of the Trust indentures, the rectification of personal predilections and misconstruing the rights, title, and interest of the Sovereign and beneficiary, and the limited endowments of privilege granted to employees for the proper operation of the Trust Estate. Sovereign immunity not waived, without liability to any implied or penumbra contracts.

Standing - That place territorial in law and fact where a party having right of defense, possession, and ownership. In this action where the Employer having absolute and Supreme interest by and through the Original Estate for challenging any misuse of endowed grants or conversion of property interest by employees/trustees as Creator/Settlor-Executor-Employer and beneficiary with unlienable rights.

Stare Decisis - Prior opinions of dead men (literally and figuratively) vainly hoping to influence the living. Neither authoratative or binding, having no precedential value except in those rare instances where there is an eloquent restatement of the maxims of law which themselves in truth and as truth are binding.

State - A.jurisdictional territory when dealing with the defacto commercial credit side of the trust indentures which is most usually deliniated by idem sonans all capital spelling of the dejure state of the republic by the same name. An instrumentality of fiction functioning as a subsidiary of the UNITED STATES as the paramount defacto fiction. In the dejure republic a land boundaried territory and unit of interest for "We-the-People" divisible from all states united as a separate and distinct trust agreement with a separate res and endowment. Whether singular of united a product, possession, and standing of the People. As one of "We-the-People", Me! The state of being, the being of state. See Texas v. White 19 LED 227, 233, 236.

Thereupon - A term of notice indicating immediately, requiring action being taken within 72 hours or fault attaches.

Trust - A 3-party agreement implied or expressed inequity for the management of property interest consisting of a gifting party known as Grantor/Settlor/Trustor/Creator, a possessory management party known as Trustee/Fiduciary/Employee and a beneficial party who relies on fiduciary management of legal title while enjoying equitable title benefits. In this case it is an expressed Revokable Agreement with teh Res being all unlienable rights possessed by mankind and divisible particularly to every member of the class of People known as "We-the-People".

Trustee(s) - Any employee of the Executor/Employer who by oath has sworn for the upholding and perpetuation of the Trust Agreement known as the government, taken on a fiduciary obligation of service to the Employer for the sole benefit of the beneficiary without conflicting interest.

Void Order(s) - Any order tendered by a judge, justice, or court which is repugnant to the maxims of law, violates regulations, rules and statutes which regulate the actions of the public servants and public policy. Any order which advances a trespass or conversion of property interest by and through 3rd party intervention. Any order which is issued without proper movement of alparty of interest. Any order lacking a signature of the officer at the end of the order and/or absent seal of the court. It is not voidable it is void, a nullity. Any order to which a lodgement of void order has been tendered by an Executor-Employer.

We-the-People - That class of People who took the action forming the Public Trust for teh preservation of private interest by and through the self-evident maxims of law which in operation are fair and equitable for the benefit of all in the full reach of human relations. Sovereign-Employer-Executor-and Beneficiary-the State in every state of the union-Supreme in standing for all claims in law or equity. The benefactor-Settlor-Trustor-Grantor of all civil authority by revocable endowment. In this action: Me! See Texas v. White 19 LED 227, 233. 7 Wal. 700, et seq.

Words of Art - A term or phrase used by employees through presumption or personal predilections that change the true nature of relationships, rights, title, interest in property, law or fact. Pretext, interpretation used as a scheme or artifice of conversion, trespass or theft.

For all other definitions consult Black's Legal Dictionary 5th edition.

Caveat - These supplied definitions are controlling in this action and have been supplied to eliminate pretext and any confusion between the Employer and employees and any real parties in interest.

> United States Court of Appeals For The Seventh Circuit

> > Case No. 15-3594

MICHAEL HOWARD REED, Petitioner

٧,

LEANN LARIVA. Respondent

CERTIFICATE OF SERVICE AS AFFIDAVIT

county of Reed. VIGO. ss. Affidavit of Service state of Reed. Indiana.

COMES NOW Michael-Howard-Reed. Petitioner/Appellant states under pains of perjury 28 USC § 1746 that Executor-Michael-Howard-Reed caused to be mailed First-class postage prepaid:

> AFFIDAVIT OF FACT OF NON-CORPORATE STATUS AND GENEALOGY F.R.A.P., Rule 26.1; Rule 44(a)(2) F.R. CIV. P.

Placed in the institution mail box on the 1st day of December 20 15, to the Court Clerk for U.S. Court of Appeals, Circuit at 219 S Dearborn Street, Room 2722, Chicago, IL and to Respondent

Respectfully

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without prejudice

<u> PONTETOR (A DEROMENT S</u>OI

CERTIFICATION OF VITAL RECORD

COUNTY OF LOS ANGELES . REGISTRAR-RECORDER/COUNTY CLERK

	STATE FILE	CERTIF	ICATE OF DEATH	LOCAL REGISTRATION DISTRICT AND 7053 CERTIFICATE NUMBER 7053	15491
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This is to certify that this document is a true copy of the official record filed with the Registrar-Recorder/County Clean 28 201

DEAN C. LOGAN Registrar-Recorder County Clerk

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This copy not valid unless prepared on engraved border displaying the Seal and Signature of the Registrar-Recorder/County Clerk.

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